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| 09/846,816 | 05/01/2001 | | Phani Kumar Bidarahalli | 390086.94715 | 5877 | |
| 28382 | 7590 | 04/21/2004 | | EXAMINER | | |
| QUARLES & BRADY LLP 411 E. WISCONSIN AVENUE | | | | CHANG, ERIC | | |
| SUITE 2040 | | | | ART UNIT _ | PAPER NUMBER | |
| MILWAUKEE, WI 53202-4497 | | | | 2116 | · 2 | |
| | | | | DATE MAILED: 04/21/2004 | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

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| | Application No. | Applicant(s) | フ |
| Office Assistant Community | 09/846,816 | BIDARAHALLI ET AL. | / |
| Office Action Summary | Examiner | Art Unit | |
| | Eric Chang | 2116 | |
| The MAILING DATE of this communication app Period for Reply | pears on the cover sheet with th | e correspondence address | |
| A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b). | 136(a). In no event, however, may a reply be by within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS for e, cause the application to become ABANDO | e timely filed days will be considered timely. rom the mailing date of this communication. DNED (35 U.S.C. § 133). | |
| Status | | | |
| 1) Responsive to communication(s) filed on 01 M | fav 2001. | | |
| | s action is non-final. | | |
| 3) Since this application is in condition for allowa | | prosecution as to the merits is | |
| closed in accordance with the practice under E | Ex parte Quayle, 1935 C.D. 11, | 453 O.G. 213. | |
| Disposition of Claims | | | |
| 4) ☐ Claim(s) 1-21 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-21 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine | wn from consideration. or election requirement. er. | | |
| 10) The drawing(s) filed on <u>01 May 2001</u> is/are: a) | | | |
| Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct | = : : | ` ' | |
| 11) The oath or declaration is objected to by the Ex | | • | |
| Priority under 35 U.S.C. § 119 | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list | s have been received. Is have been received in Applic rity documents have been rece u (PCT Rule 17.2(a)). | ration No vived in this National Stage | |
| Attachment(s) | _ | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) | 4) Interview Summa Paper No(s)/Mail | | |
| Paper No(s)/Mail Date | | al Patent Application (PTO-152) | |

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DETAILED ACTION

1. Claims 1-21 are pending.

Drawings

2. The drawings are objected to because the arrows from decision block 168 in FIG. 7 lack "Yes" and "No" labels. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

3. Claim 9 recites the limitation "system" in line 1 of the claim. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over "Windows95 Resource Kit" by Microsoft, in view of U.S. Patent 6,119,186 to Watts, et al.

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6. As to claim 1, Microsoft discloses a method for configuring a set of applications in a computer system, the method comprising the steps of: receiving system user identifying information [pages 482-483]; using the identifying information to determine the user's preferred applications, and loading said applications [page 504]. Microsoft teaches storing a user's preferred applications in a Custom Startup Folder, which are booted when the user starts a session. The contents of the Custom Startup Folder are based on the user profile, which is accessed when the user logs into the computer system, thereby entering user-identifying information. Microsoft teaches all of the limitations of the claim, but does not teach determining which preferred applications are already booted up, and booting the ones that are not already booted.

Watts teaches determining which of the preferred applications are already booted up, the already booted up preferred applications being a first subset and the other preferred applications being a second subset; and booting up the second subset of preferred applications [FIG. 9b and col. 12, lines 49-57]. Watts teaches that a user's preferred applications are launched when an environmental factor changes, such as when a new user uses the computer system [col. 7, lines 17-26], and applications that are already running are not launched, substantially as claimed.

At the time that the invention was made, it would have been obvious to a person of ordinary skill in the art to employ the application launching means as taught by Watts. One of ordinary skill in the art would have been motivated to do so to prevent duplicates of a preferred application from being launched.

It would have been obvious to one of ordinary skill in the art to combine the teachings of the cited references because they are both directed to the problem of modifying the operation of a computer system when the user of the system changes. Moreover, the application launching means taught by Watts would improve the flexibility of Microsoft because it allowed preferred applications to not only be launched when the user changes, but also when other environmental factors change.

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- 7. As to claims 2-3, 11-12 and 21, Watts discloses identifying non-preferred applications that are booted and disabling or turning off the non-preferred applications [col. 17, lines 61-67, and col. 18, lines 1-2]. Watts teaches modifying the configuration of the computer based on the optimal configuration for the user, including enabling user-preferred applications; it would be obvious to one of ordinary skill in the art that the modification of the configuration could also comprise disabling non-user-preferred applications, in order to conserve system resources.
- 8. As to claims 4 and 13, Microsoft discloses using a database including user-identifying information correlated with preferred applications and correlating the identifying information with the preferred applications [pages 504-505]. Microsoft teaches the preferred applications are stored in a database and correlated to a user profile, which is used when the user logs into the computer system.
- 9. As to claims 5, Microsoft discloses providing at least one field for entering user identifying information on a display and, when information is provided via the field, retrieving the information therefrom [pages 482-483]. Microsoft teaches that a user logs into the operating

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system, and the profile associated with said user is loaded; it is well known in the art that the process of logging into a computer system comprises entering user identifying information.

- 10. As to claims 6, 8, 14 and 16, Watts discloses at least one critical application is critical to operation of at least one of the preferred applications and wherein the method further includes the steps of, for each preferred application, determining if there are any critical applications booting up all such critical applications [col. 12, lines 18-32]. Watts teaches that critical applications, such as *.dll used by preferred applications, are automatically launched when said preferred applications are launched. It would have further been obvious to one of ordinary skill in the art that the process for launching the user preferred applications could likewise be applied to such critical applications, because the process is directed to efficiently booting applications, substantially as claimed.
- 11. As to claims 7 and 15, Watts discloses configuring the user preferred applications by providing an interface for receiving user information and preferences, receiving user preferences and related user information via the interface and storing the user preferred applications correlated with the user information for subsequent use [col. 15, lines 42-62]. Watts teaches a customizing menu in order to receive user preferences and related information. In addition, Microsoft teaches that user profile information is also stored for subsequent use [pages 482-483].
- 12. As to claims 9 and 17, Watts discloses modifying the booted applications as a function of detected operational status [col. 8, lines 5-13], and modifying the operation of booted

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applications [col. 8, lines 20-27]. Because the processor usage is a function of the operational status of the computer system, it would have been obvious to one of ordinary skill in the art to disable booted applications in response to a processor usage threshold, substantially as claimed.

- 13. As to claim 10, Microsoft and Watts disclose a method for configuring a set of applications, comprising receiving system user identifying information; using the identifying information to determine the user's preferred applications; determining which of the preferred applications are already booted up, the already booted up preferred applications being a first subset and the other preferred applications being a second subset; and booting up the second subset of preferred preferences, substantially as claimed. Because Microsoft and Watts teach the method, Microsoft and Watts teach a processor running a program to implement said method.
- 14. As to claim 18, Microsoft discloses a method for configuring a set of applications in a computer system, the method comprising the steps of: receiving system user identifying information [pages 482-483]; using the identifying information to determine the user's preferred applications; and loading said applications [page 504].

In addition, Watts teaches determining which of the preferred applications are already booted up, the already booted up preferred applications being a first subset and the other preferred applications being a second subset; booting up the second subset of preferred applications [FIG. 9b and col. 12, lines 49-57]; identifying non-preferred applications that are booted and disabling or turning off the non-preferred applications [col. 17, lines 61-67, and col. 18, lines 1-2]. Watts teaches modifying the configuration of the computer based on the optimal

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configuration for the user, including enabling user-preferred applications; it would be obvious to one of ordinary skill in the art that the modification of the configuration could also comprise disabling non-user-preferred applications, in order to conserve system resources.

15. As to claim 19, Microsoft discloses a method for configuring a set of applications in a computer system, the method comprising the steps of: receiving system user identifying information [pages 482-483]; storing, correlating and using the identifying information to determine the user's preferred applications; and loading said applications [page 504].

In addition, Watts discloses at least one critical application is critical to operation of at least one of the preferred applications and wherein the method further includes the steps of, for each preferred application, determining if there are any critical applications booting up all such critical applications [col. 12, lines 18-32]. Watts teaches that critical applications, such as *.dll used by preferred applications, are automatically launched when said preferred applications are launched. It would have further been obvious to one of ordinary skill in the art that the process for launching the user preferred applications could likewise be applied to such critical applications, because the process is directed to efficiently booting applications, substantially as claimed.

16. As to claim 20, Microsoft and Watts disclose a method for configuring a set of applications, comprising receiving system user identifying information; using the identifying information to determine the user's preferred applications; determining which of the preferred applications are already booted up, the already booted up preferred applications being a first

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subset and the other preferred applications being a second subset; and booting up the second subset of preferred preferences, substantially as claimed. Because Microsoft and Watts teach the method, Microsoft and Watts teach an apparatus implementing said method.

Conclusion

17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eric Chang whose telephone number is (703) 305-4612. The examiner can normally be reached on M-F 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Lee can be reached on (703) 305-9717. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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April 5, 2004

LYNNE H. BROWNE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3889 210 0